

STUART SUGGESTS NEW PROVISIONS IN PRIMARY BILL

(Continued From First Page.)

reasonable number of names of adherents.

9. Merely nominal fees should be required of candidates.

10. Use of the primary method should be optional with party authorities, except, possibly, in regard to State Officers and United States Senators, which might well be made compulsory upon all parties.

11. All contests should be made in the courts.

12. Judges and clerks of election should be prohibited from using their influence at the polls for or against any candidate. Their attitude should be one of strict impartiality.

Very respectfully submitted,
H. C. STUART,
Governor.

THE HOUSE

At the request of Delegate Julian Gunn, of Henrico County, the Committee on Counties, Cities and Towns from further consideration of the bill limiting the annexation of area to cities and placed the bill on the House calendar. The House convened at 10 o'clock, with prayer by Rev. George W. Kemper. Mr. Gunn stated that he had been a great sufferer from sick headaches, but was now entirely free from that trouble. He said that he had been a great sufferer from sick headaches, but was now entirely free from that trouble. He said that he had been a great sufferer from sick headaches, but was now entirely free from that trouble.

BOTH OF THESE WOMEN OWE HEALTH TO PERUNA.

Mrs. O. D. Robinson, No. 38 St. Felix St., Brooklyn, N. Y., writes: "I have taken Peruna and it did me more good than all my two years treatment by special physicians. I can really say that I feel like another person. No more swollen feet and limbs. No more bloating of the abdomen. No more shortness of breath. No more stiff and sore joints."



MRS. O. D. ROBINSON

Sick Headache Relieved.

Miss Nettie E. Bogardus, R. F. D. 31, Westfield, N. Y., writes: "I have been a great sufferer from sick headaches, but am now entirely free from that trouble. I have not felt so well in ten years as I do now."

"I would recommend Peruna and Manalin to all sufferers."

Read Miss Bogardus' testimonial over again. You will note that she says she has been a great sufferer from sick headache. Well, there is nothing peculiar about that. Thousands of people have been and are great sufferers from sick headache. But this is the point in the testimonial that ought to create a great deal of attention. She says "I am now entirely free from sick headache." And she gives the credit to Peruna and Manalin.

Read this, you great multitude of women and men also, who have been for years victims of sick headache. Miss Bogardus and find the truth. Every one interested in the subject of sick headache should read the article on page 18 of the "Ils of Life." Address Peruna Co., Columbus, Ohio. Those who object to liquid medicines can now procure Peruna Tablets.



MISS NETTIE E. BOGARDUS

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tended to fit only individual cases. A motion to reconsider was made and passed by a vote of 10 to 8. The chairman of the committee returns.

Will Offer Amendments.

Delegate Gunn stated afterwards that he expected to offer amendments to the bill. He said that he had been a great sufferer from sick headaches, but was now entirely free from that trouble. He said that he had been a great sufferer from sick headaches, but was now entirely free from that trouble.

Colonel Leedy of Page County, rose to explain remarks he had made on the previous day in reference to the motion to discharge a committee from further consideration of the Land bill for amendment of certain nuisances, aimed to abolish the segregated districts in cities. In referring to a speech before a mixed gathering in language he had considered unfit for a Virginia audience, his reference to the "patron saint" of the measure had been to a minister from Washington who appeared to promote the legislation. He had not meant to reflect on Delegate Land, who offered the bill, and who had said nothing objectionable. He had thought the members of the House would recognize who he was referring to, and certainly had not intended to speak of Mr. Land as a "saint."

Bills Passed.

The House passed the following bills, which were sent to the Senate for concurrence:

- No. 209.—To amend the charter of the city of Newport News.
- No. 211.—To amend the charter of the city of Danville.
- No. 212.—To authorize Elizabeth City County to rebuild Hampton Bridge, over Hampton River.
- No. 213.—To amend the charter of the town of Basic City.
- No. 215.—To create the towns of Hillsboro and Waterford in Loudoun County separate road districts.
- No. 217.—To authorize Northampton County to borrow money for road improvement.
- No. 219.—To authorize the supervisors of Rockingham County to establish toll gates for the maintenance of macadam roads.
- No. 230.—To authorize Frederick County to borrow money to improve the courthouse and clerk's office.
- No. 240.—To amend the act as to acquisition of land for schoolhouses as it applies to Scott County.
- No. 244.—To amend the act creating a Court of Law and Chancery for the city of Norfolk.
- No. 258.—To amend the charter of the city of Norfolk.
- No. 259.—Prescribing the manner in which cities having more than 50,000 and less than 120,000 inhabitants may select a charter commission of fifteen citizens to draw up a new form of city government. While general in character, the act will apply only to the city of Norfolk.
- No. 261.—To amend the charter of the city of Portsmouth.
- No. 262.—Authorizing the Board of Supervisors of Middlesex County to call an election on the question of making the free bridge across Urbanna Creek a toll bridge.
- No. 263.—To amend the road law of Montgomery County.
- No. 283.—To prevent the obstruction of public roads in Buchanan and Dickenson Counties.
- No. 285.—To permit counties having a population greater than 300 to the square mile to issue bonds. While a general law, it will be applicable only to Alexandria County.
- No. 289.—To amend the charter of the town of Waynesboro.
- No. 290.—To prohibit the killing of sora in the marshes of the Mattaponi River at night with lights.
- No. 292.—To require the treasurers of cities having a population of from 60,000 to 120,000 to provide a special book and make entries therein of all persons paying poll taxes, showing through whom payment is made, whether presented by the individual in person, by messenger, mail or otherwise, and whether by cash, check or otherwise, which book shall be a public record. While a general law, the act is applicable only to the city of Norfolk.
- No. 298.—To provide for an election on the question of a dispensary in the town of Shenandoah. Mr. Lincoln objected to submitting any such question to the voters of any county. The State should have no part, he contended, in the

profits made from the sale of liquor. Colonel Leedy answered that the House had just voted to submit the liquor question to the voters of the entire State, and he did not see why the question of the continuance of a dispensary could not be passed on by the voters of his county. The bill was passed.

- No. 294.—To authorize the town of Onancock to levy an additional tax for town purposes.
- No. 295.—To authorize Albemarle County to borrow money.
- No. 296.—To amend the charter of the town of South Boston.
- No. 297.—To authorize the town of Shenandoah to issue bonds.
- No. 298.—To amend the charter of the city of Richmond. The amendment cuts out of the city charter the provision as to the size of bond of the City Treasurer, and says he shall give bond in such amount as may be prescribed by the City Council.
- No. 301.—To amend the charter of the city of Petersburg.
- No. 302.—To protect mink, muskrat and other in the County of Nansemond.
- No. 304.—To amend section 2105 of the Code in relation to fish ladders.
- No. 305.—To amend the charter of the town of Round Hill, in Loudoun County.
- No. 306.—To protect sheep and other stock in the County of Loudoun. The bill provides for a dog tax which shall remain in the county treasury and the reserve fund to reimburse owners of stock for future losses through sheep-killing dogs.
- No. 307.—To amend the charter of the town of Leesburg.
- No. 308.—To prohibit the manufacture of cider in Loudoun County within one mile of a public high school building. By the owner of a cider mill, for other than himself.
- No. 309.—To amend section 834 of the Code as to powers and duties of county supervisors.
- No. 310.—Amending the road law of Caroline County.
- No. 315.—Appropriating \$16.15 to pay C. C. Cochran, Deputy United States clerk, for fees due him for services rendered in the case of the Commonwealth against Wick Ison.
- No. 316.—Regulating the school levy of Prince William County.
- No. 256.—To authorize Roanoke County to maintain toll gates on macadamized roads in that county.

THE SENATE

The Senate yesterday completed its labors on the general appropriation bill, and after incorporating several consequential amendments in the second year's budget to take care of increased appropriations voted in the budget for the first year, passed the bill on Friday.

Both bills will be referred to a conference committee, which will adjust the differences between the two bills.

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Have you ever stopped to reason why it is that so many products that are extensively advertised, all at once drop out of sight and are soon forgotten? The reason is plain: the article did not fulfill the promise of the manufacturer. This applies more particularly to a medicine. A medicinal preparation that has real curative value almost sells itself, as like an endless chain system the remedy is recommended by those who have been benefited, to those who are in need of it.

A prominent druggist says "Take for example Dr. Kilmer's Swamp-Root, a preparation I have sold for many years and never hesitate to recommend, for in almost every case it shows excellent results as many of my customers testify. No other kidney remedy that I know of has so large a sale."

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point committee to examine the fish laws of Virginia.

To Committee on Privileges and Elections.

By Mr. White: A joint resolution amending section 46 of the Constitution.

To the Committee on Special, Private and Local Legislation.

By Mr. Buck: A bill to amend and re-enact section 4 of an act entitled "An act to provide for working and keeping in repair the public roads and bridges of the County of Washington, and to authorize the Board of Supervisors to borrow money by the issue of bonds and to build bridges and macadamized roads in said county, and to authorize the qualified voters of said county to vote on the question," as amended.

Refuses to Reconsider.

Senator Harman moved that the Senate reconsider the vote by which it ratified the \$35,000 increase. The motion was supported by Senator Echols, who said that he desired to clear up any misunderstanding as to the Senate's sentiment on the question, since it was his belief that the vote on Friday was taken in the midst of considerable confusion. The chair put the motion to reconsider on the question of the increase in the bill. The Senators voted as follows:

Ayes—Buchanan, Echols, Edmondson, Garrett, Gravatt, Harman, Hart, Holt, Lesner, Massey, Moncure, Paul, Rinehart, W. R. and West—15.

Noes—Blanks, Bowers, Brock, Cannon, Drewry, Early, Featherston, Gayle, Hays, McLaughlin, Farr, Paxton, Risner, Royall, Saunders, Smith, Sowder, Tawcner and Watkins—19.

Carries Few Changes.

In the course of its passage through the Senate the bill underwent remarkably little change from the form in which it was reported by the Finance Committee. The changes were in relation chiefly to salaries. Attempts to increase the salaries of the board of directors of the State Agricultural Experiment Station and of the State Board of Agriculture were uniformly opposed and defeated.

Senator Watkins offered an amendment yesterday which was adopted, striking from the bill the \$10,000 appropriation for the United Agricultural Board. The action was taken because of the fact that bills are now pending in both houses calling for the board's abolition.

The Senate voted to dispense with the constitutional requirements as to the three separate readings of the bill and the measure was placed upon its passage. At this point Senator Lesner arose to a parliamentary inquiry.

Lesner Wants Iting.

"I should like to ask the chair to rule whether or not it requires twenty-one votes to pass this bill," said Senator Lesner. The bill carried the appropriation, and I should like to have a ruling on this point."

It took a few seconds for Senator Lesner to get to the point, but when it did there was a general laugh. The enabling act leaving the bill in memory, and even the gallery joined in the smile at the allusion.

The chair ruled that it will require twenty-one votes to pass this bill," replied Senator West, who was presiding.

With the law thus cleared up the Senate proceeded to pass the bill which appropriates more than \$14,000,000 of the State's revenues. The size of the majority, however, would never be called into question.

Reads Governor's Message.

Governor Stuart's message recommending far-reaching reforms in the primary election laws was read, and upon the motion of Senator Featherston, 260 copies were ordered to be printed for the use of the Senate.

Senator Gravatt introduced a joint resolution calling for the appointment of a joint committee from the membership of the two houses which shall meet in the month of November preceding the convening of the General Assembly in 1916, to draft the appropriation bill.

Senator Walker and other members raised the objection that it would be impracticable to appoint a committee for the purpose of drafting the 1916 appropriation bill for the reason that the people will elect a new House and a new Senate to serve that year, and it would be impossible to guess at the composition of the Finance Committee of either House. Senator Gravatt admitted the validity of the objections and withdrew his resolution.

Pass Local Bills.

Under a resolution adopted on Thursday the Senate devoted the short time that was left to the consideration of private bills and bills on their first reading. The request of Senator Gravatt that he take up of its order on the calendar and passed a bill providing changes in the charter of the town of West Point.

The Senate passed also House bill No. 32, amending the charter of the town of Fluker, and House bill No. 17, amending the act approved March 14, 1912, which provides in cities containing 10,000 inhabitants or more, for the election of a special justice of the peace to be known as the civil justice.

At 1:50 o'clock, in obedience to a resolution adopted earlier in the day, the Senate went into executive session to consider the report of the Committee on Nominations. It recommended for confirmation the names of the superintendents of schools for the term ending June 30, 1917, as appointed by the State Board of Education.

The Senate adjourned at 2:30 o'clock until Monday noon.

House Bills

The following bills were presented and referred under Rule 33 to the Committee on Finance.

By Messrs. Robertson and Meitzel: A joint resolution providing a Tax Commission to the Committee on Cheapeake and Its Tributaries.

By Mr. Stubbs: A joint resolution to ap-

point committee to examine the fish laws of Virginia.

To Committee on Privileges and Elections.

By Mr. White: A joint resolution amending section 46 of the Constitution.

To the Committee on Special, Private and Local Legislation.

By Mr. Buck: A bill to amend and re-enact section 4 of an act entitled "An act to provide for working and keeping in repair the public roads and bridges of the County of Washington, and to authorize the Board of Supervisors to borrow money by the issue of bonds and to build bridges and macadamized roads in said county, and to authorize the qualified voters of said county to vote on the question," as amended.

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doubled the beauty of your hair. A delightful surprise awaits those whose hair has been neglected or is scraggy, faded, dry, brittle or thin. Besides beautifying the hair, Danderine dissolves every particle of dandruff, cleanses, purifies and invigorates the scalp, forever stopping itching and falling hair, but what will please you most will be after a few weeks' use, when you see new hair—fine and downy at first—yes—but really new hair growing all over the scalp. If you care for pretty, sleek hair, and lots of it, surely get a 25-cent bottle of Knowlton's Danderine from any drug store or toilet counter and just try it.—Advertisement.

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